	HONORABLE BENJAMIN H. SETTLE
IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON	
AT TAC	COMA
WILD FISH CONSEDVANCY: and WILD	Case No. 3:24-cv-05296-BHS
SALMON RIVERS d/b/a THE	
CONSERVATION ANGLER,	[PROPOSED] ORDER GRANTING PLAINTIFFS, FEDERAL DEFENDANTS,
Plaintiffs,	PLAINTIFFS, FEDERAL DEFENDANTS, OREGON DEFENDANTS, AND CLATSOP COUNTY DEFENDANTS' JOINT
V.	MOTION TO DISMISS ALL REMAINING CLAIMS
NATIONAL MARINE FISHERIES SERVICE:	
et al.,	
Defendants.	
Before the Court is Plaintiffs, Federal Defe	endants, Oregon Defendants, and Clatsop
County Defendants' Joint Motion to Dismiss All l	Remaining Claims.
Pursuant to the parties' stipulation, the Co	urt hereby grants the motion and dismisses all
remaining claims against those parties. This order	does not affect the consent decree previously
entered by the Court. See Dkt. No. 75. The parties	shall bear their own costs and attorneys fees.
IT IS SO ORDERED.	
DATED this day of	, 2025.
RENIAMIN	H SETTLE
	s District Judge
	WILD FISH CONSERVANCY; and WILD SALMON RIVERS d/b/a THE CONSERVATION ANGLER, Plaintiffs, v. NATIONAL MARINE FISHERIES SERVICE; et al., Defendants. Before the Court is Plaintiffs, Federal Defe County Defendants' Joint Motion to Dismiss All I Pursuant to the parties' stipulation, the Coremaining claims against those parties. This order entered by the Court. See Dkt. No. 75. The parties IT IS SO ORDERED. DATED this day of BENJAMIN

[PROPOSED] ORDER DISMISSING REMAINING CLAIMS – 1 Case No. 3:24-cv-05296-BHS KAMPMEIER & KNUTSEN, PLLC 1300 S.E. Stark Street, Suite 202 Portland, Oregon 97214 (503) 841-6515

1	Presented by:
2	
3	KAMPMEIER & KNUTSEN, PLLC
4	By: s/Brian A. Knutsen
5	Brian A. Knutsen, WSBA No. 38806 Counsel for Plaintiffs Wild Fish Conservancy
6	and The Conservation Angler
7	
8	U.S. DEPARTMENT OF JUSTICE
9	By: s/ Astrid Stuth Cevallos
10	Astrid Stuth Cevallos Counsel for Federal Defendants
11	
12	DAN RAYFIELD
13	Attorney General for the State of Oregon
14	By: s/ Carla A. Scott
15	Carla A. Scott, WSBA No. 39947 Counsel for Oregon Defendants
16	
17	NORTHWEST RESOURCE LAW PLLC
18	By: s/ Greg A. Hibbard
19	Greg A. Hibbard, WSBA No. 60526
20	Counsel for Clatsop County Defendants
21	
22	
23	
24	
25	
26	
27	
28	
29	

[PROPOSED] ORDER DISMISSING REMAINING CLAIMS – 2 Case No. 3:24-cv-05296-BHS